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5 Attorney for Plaintiffs

6 IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA
7 PRESCOTT DIVISION

8 Tony Manzo, Suzanne Adams, Brian
9 Kimmerle, Judy Kinsinger, Matthew
Lee, Seth Zimmerman, Nicole Cavasini-
10 Pludowski and Nancy Thias, Each
Individually and on Behalf of All Others
11 Similarly Situated

12 Plaintiffs,

13 v.

14 Engrained Cabinetry and Countertops
LLC, Inspired Closets of Arizona, LLC
15 and Thomas Corkery,

Defendants.

NO. 3:22-cv-8081-PCT-JTT

**JOINT MOTION FOR
EXTENSION OF TIME TO FILE
DISMISSAL DOCUMENTS**

17 Plaintiffs Tony Manzo, Suzanne Adams, Brian Kimmerle, Judy Kinsinger,
18 Matthew Lee, Seth Zimmerman, Nicole Cavasini-Pludowski and Nancy Thias
19 (collectively, "Plaintiffs"), each individually and on behalf of others similarly situated,
20 and Defendants Engrained Cabinetry and Countertops LLC, Inspired Closets of Arizona,

1 LLC and Thomas Corkery (collectively, “Defendant” or “Defendants”), by and through
2 their undersigned counsel, submit the following Motion for Extension of Time to File
3 Dismissal Documents:

4 1. On July 2, the Parties filed a Notice of Settlement wherein the Parties
5 stated they had reached a settlement. *See* ECF 75.

6 2. The Court acknowledged the Parties’ settlement and entered an Order
7 setting the deadline for filing a joint stipulation of dismissal or other appropriate
8 documents by August 2. *See* ECF No. 76.

9 3. Due to the Fair Labor Standards Act claims which are implicated by the
10 Parties’ settlement and the collective of individuals involved, the Parties believe that the
11 Court’s approval is necessary.

12 4. The Parties have drafted a written settlement agreement as well as a
13 Motion for Approval and are in the process of editing it to the satisfaction of both Parties.

14 5. Accordingly, the Parties request that the Court allow them an additional
15 twenty-one (21) days from the filing of this Motion for Extension to finalize their
16 agreement and for the Parties to file dismissal documents.

17 WHEREFORE, premises considered, the Parties respectfully request that the
18 Court extend the deadline for the Parties’ filing of dismissal documents to August 23,
19 2024.

20 DATED this 2nd day of August, 2024.

SANFORD LAW FIRM, PLLC

JONES, SKELTON & HOCHULI
P.L.C.

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Attorney for Defendant

CERTIFICATE OF SERVICE

I, Josh Sanford, hereby certify that a true and correct copy of the foregoing was served via CM/ECF on August 2, 2024, to the attorneys of record in this matter.

/s/ Josh Sanford
Josh Sanford